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*Attorneys for Defendants*  
UBER TECHNOLOGIES, INC., RASIER, LLC,  
And RASIER-CA, LLC

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION**

IN RE: UBER TECHNOLOGIES, INC.,  
PASSENGER SEXUAL ASSAULT  
LITIGATION

Case No. 3:23-md-03084-CRB (LJC)

**DEFENDANT UBER TECHNOLOGIES,  
INC., RASIER, LLC, AND RASIER-CA,  
LLC'S ADMINISTRATIVE MOTION TO  
CONSIDER WHETHER ANOTHER  
PARTY'S MATERIAL SHOULD BE  
REDACTED - FILED UNDER SEAL**

### This Document Relates to:

*Jaylynn Dean v. Uber Techs., Inc.,*  
No. 23-cv-06708

Judge: Hon. Charles R. Breyer  
Courtroom: 6 – 17th Floor

1                   **TO THE COURT, THE PARTIES, AND ALL COUNSEL OF RECORD:**

2                   Pursuant to Civil Local Rules 7-11 and 79-5(f), Uber Technologies, Inc., Rasier, LLC, and  
 3 Rasier-CA, LLC (collectively, “Uber”), hereby move this Court to consider whether material designated  
 4 confidential by Plaintiff should be redacted and/or filed under seal. Uber files these materials under  
 5 seal because Plaintiff has indicated that they contain confidential information.

6                   **Material To Be Filed Under Seal**

7                   The materials to be filed under seal consist of exhibits filed as attachments to the Declaration of  
 8 Laura Vartain Horn in Support of Uber’s Motion to Strike Plaintiff’s Witness and Exhibit Lists:

9 <b>Document</b>	10 <b>Description</b>	11 <b>Designating Party</b>
12 <b>Exhibit 2</b> to the Declaration of Laura Vartain Horn in Support of Uber’s Motion to Strike Plaintiff’s Witness and Exhibits Lists	13                  Plaintiff’s Witness List	14                  Plaintiff
15 <b>Exhibit 3</b> to the Declaration of Laura Vartain Horn in Support of Uber’s Motion to Strike Plaintiff’s Witness and Exhibits Lists	16                  Plaintiff’s Initial Exhibit List	17                  Plaintiff

18                  Under Local Rule 79-5(f)(3), the Designating Party bears responsibility to establish that all of the  
 19 designated material is sealable, and must “file a statement and/or declaration as described in subsection  
 20 (c)(1)” of the Local Rules.

21                  This motion complies with Civil Local Rule 7-11 and 79-5, and the following attachments  
 22 accompany this motion:

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- 1. The Declaration of Laura Vartain Horn in Support of this Motion; and
  - 2. A Proposed Order that lists in tabular format all material sought to be sealed.

1 DATED: December 15, 2025

Respectfully submitted,

2  
3 */s/ Laura Vartain Horn*  
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Attorneys for Defendants  
UBER TECHNOLOGIES, INC.,  
RASIER,LLC, And RASIER-CA, LLC

**FILER'S ATTESTATION**

I am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I attest that the signatories above concurred in this filing.

Dated: December 15, 2025

*/s/ Laura Vartain Horn*  
Laura Vartain Horn